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16	Attorneys for Defendant APPLE INC.	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	OAKLAND DIVISION	
20	EPIC GAMES, INC.	Case No. 4:20-cv-05640-YGR-TSH
21	Plaintiff, Counter-defendant	APPLE INC.'S NOTICE OF LODGING
22	V.	The Honorable Yvonne Gonzalez Rogers
23	APPLE INC.,	
24	Defendant, Counterclaimant	
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APPLE INC.'S NOTICE OF LODGING

CASE No. 4:20-cv-05640-YGR-TSH

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27 28 Apple Inc. ("Apple") hereby gives notice that it is lodging, concurrently herewith, the following:

In support of its Motion for Relief from Nondispositive Pretrial Orders of Magistrate Judge,

- 1. Privilege Log Entry 1623 (PRIV-APL-EG 00086651);
- 2. Privilege Log Entry 1625 (PRIV-APL-EG 00086662), and its attachment, Entry 1626 (PRIV-APL-EG 00086663);
- 3. Privilege Log Entry 2114 (PRIV-APL-EG 00091988), and its attachment, Entry 2115 (PRIV-APL-EG 00092002);
- 4. Privilege Log Entry 2121 (PRIV-APL-EG 00092050), and its attachment, Entry 2122 (PRIV-APL-EG 00092062);
- 5. Privilege Log Entry 2123 (PRIV-APL-EG 00092072), and its attachment, Entry 2124 (PRIV-APL-EG 00092084);
- 6. Privilege Log Entry 85 (PRIV-APL-EG 00118829);
- 7. Privilege Log Entry 173 (PRIV-APL-EG 00150508);
- 8. Privilege Log Entry 561 (PRIV-APL-EG 00154061);
- 9. Privilege Log Entry 755 (PRIV-APL-EG 00155579);
- 10. Privilege Log Entry 910 (PRIV-APL-EG 00156837);
- 11. Privilege Log Entry 1468 (PRIV-APL-EG 00162417);
- 12. Privilege Log Entry 1514 (PRIV-APL-EG 00162841);
- 13. PRIV-APL-EG 00163784 and its attachment, Privilege Log Entry 1589 (PRIV-APL-EG 00163791);
- 14. Privilege Log Entry 1611 (PRIV-APL-EG 00163992);
- 15. Privilege Log Entry 1674 (PRIV-APL-EG 00164493);
- 16. PRIV-APL-EG 00165180 and its attachment, Privilege Log Entry 1732 (PRIV-APL-EG 00165181);
- 17. Privilege Log Entry 1787 (PRIV-APL-EG 00165956);

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        18. Privilege Log Entry 1795 (PRIV-APL-EG 00166218);
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        19. Privilege Log Entry 1814 (PRIV-APL-EG 00166442);
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        20. Privilege Log Entry 1825 (PRIV-APL-EG 00166500);
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        21. Privilege Log Entry 2136 (PRIV-APL-EG 00170509);
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        22. Privilege Log Entry 2734 (PRIV-APL-EG 00175782);
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        23. Privilege Log Entry 3989 (PRIV-APL-EG 00190369);
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        24. Privilege Log Entry 6755 (PRIV-APL-EG 00216707);
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        25. Privilege Log Entry 7796 (PRIV-APL-EG 00226492);
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        26. Privilege Log Entry 7905 (PRIV-APL-EG 00228712);
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        27. Privilege Log Entry 10443 (PRIV-APL-EG 00250683), and its attachment, Entry 10444 (PRIV-
12
           APL-EG 00250684);
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        28. PRIV-APL-EG 00251370 and its attachments, Privilege Log Entries 10511 (PRIV-APL-
14
           EG 00251372) and 10512 (PRIV-APL-EG 00251386);
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        29. Privilege Log Entry 10781 (PRIV-APL-EG 00255272);
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        30. Privilege Log Entry 10886 (PRIV-APL-EG 00256631);
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        31. Privilege Log Entry 10904 (PRIV-APL-EG 00256780); and
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        32. Privilege Log Entry 11061 (PRIV-APL-EG 00258647).
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     Apple is lodging rather than filing these documents under seal, because if the Court grants Apple's
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     motion in whole or in part, Epic should no longer have access to these documents through CM/ECF.
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      Dated: May 29, 2025
                                                  Respectfully submitted,
25
                                                  By: /s/ Mark A. Perry
26
                                                  Mark A. Perry
                                                  Attorney for Apple Inc.
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